

No. 449, S.]

[Published June 21, 1949.

CHAPTER 303.

AN ACT to amend 238.20 of the statutes, relating to recording certificates of proof of wills.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

238.20 of the statutes is amended to read:

238.20 Every will, when proved and allowed as prescribed * * * by * * * statute, shall have a certificate of such proof indorsed thereon or annexed thereto, signed by the judge of the county court and attested by the seal of such court. An attested copy of every will devising lands or any interest therein and of the * * * certificate of proof thereof and of the final judgment in the estate assigning such lands or interest therein, shall be recorded in the office of the register of deeds of the county in which the

lands so devised and assigned are situated * * *. This * * * *section* shall not
apply to wills * * * proved and allowed *before April 10, 1903*.

Approved June 17, 1949.
